

Sec.

122 to 123a. Repealed or Omitted.

123b. House Recording Studio; Senate Recording Studio and Senate Photographic Studio.

123b–1. Senate Recording Studio and Senate Photographic Studio as successors to Senate Recording and Photographic Studios; rules, regulations, and fees for photographs and photographic services.

123c. Data processing equipment, software, and services.

123c–1. Advance payments for computer programing services.

123d. Senate Computer Center.

123e. Senate legislative information system.

124. Arrangements for attendance at funeral of deceased House Members; payment of funeral expenses and expenses of attending funeral rites.

125. Gratuities for survivors of deceased House employees; computation.

125a. Death gratuity payments as gifts.

126, 126–1. Repealed or Omitted.

126–2. Designation of reporters.

126a. Omitted.

126b. Substitute reporters of debates and expert transcribers; temporary reporters of debates and expert transcribers; payments from Senate contingent fund.

127. Repealed.

127a. Reimbursement of transportation expenses for employees in office of House Member.

127b. Reimbursement of residential telecommunications expenses for House Members, officers, and employees.

128 to 130. Repealed.

130–1. Participation by House in interparliamentary institutions; reception of members of foreign legislative bodies and foreign officials; meetings with Government officials.

130–2. Office of Interparliamentary Affairs.

130a. Nonpay status for Congressional employees studying under Congressional staff fellowships.

130b. Jury and witness service by Senate and House employees.

130c. Waiver by Secretary of Senate of claims of United States arising out of erroneous payments to Vice President, Senator, or Senate employee paid by Secretary of Senate.

130d. Waiver by Speaker of House of claims of United States arising out of erroneous payments to officers or employees paid by Chief Administrative Officer of House.

130e. Office of Congressional Accessibility Services.

130f. Office of General Counsel of House; administrative provisions.

130g. Support services for Senate during emergency; memorandum of understanding with an executive agency.

130h. Support services for House during emergency; memorandum of understanding with an executive agency.

130i. House of Representatives Office of Emergency Planning, Preparedness, and Operations.

130j. Program to increase employment opportunities in House of Representatives for individuals with disabilities.

130k. Emergency expenditures for meals, refreshments, and other support and maintenance.

130l. Media support services.

§ 60. Repealed. June 20, 1929, ch. 33, § 6, 46 Stat. 39

Section, acts May 24, 1924, ch. 183, § 1, 43 Stat. 146; May 29, 1928, ch. 853, § 1, 45 Stat. 885, related to rates of pay for various officers and employees of Government. See notes set out under section 60a–1 and section 60c–1 et seq. of this title.

§ 60–1. Authority of officers of Congress over Congressional employees**(a) Qualifications determinations; removal and discipline**

Each officer of the Congress having responsibility for the supervision of employees, including employees appointed upon recommendation of Members of Congress, shall have authority—

(1) to determine, before the appointment of any individual as an employee under the supervision of that officer of the Congress, whether that individual possesses the qualifications necessary for the satisfactory performance of the duties and responsibilities to be assigned to him; and

(2) to remove or otherwise discipline any employee under his supervision.

(b) “Officer of the Congress” defined

As used in this section, the term “officer of the Congress” means—

(1) an elected officer of the Senate or House of Representatives who is not a Member of the Senate or House; and

(2) The Architect of the Capitol.

(Pub. L. 91–510, title IV, § 431, Oct. 26, 1970, 84 Stat. 1190.)

EFFECTIVE DATE

Section effective immediately prior to noon on Jan. 3, 1971, see section 601(1) of Pub. L. 91–510, set out as an Effective Date of 1970 Amendment note under section 72a of this title.

REDUCTION IN NUMBER OF EMPLOYEE POSITIONS; REPORTS

Pub. L. 103–69, title III, § 307, Aug. 11, 1993, 107 Stat. 710, as amended by Pub. L. 103–283, title III, § 305, July 22, 1994, 108 Stat. 1441; Pub. L. 104–316, title I, § 102(a), Oct. 19, 1996, 110 Stat. 3827, provided for reduction in number of employee positions on full-time equivalent basis, other than those supported by gift and trust funds, for each entity of legislative branch with more than 100 employee positions, on full-time equivalent basis, as of Sept. 30, 1992, by at least 4 percent from level as of such date, provided that such reduction was to be completed not later than Sept. 30, 1995, with at least 62.5 percent of reduction for each entity to be achieved by Sept. 30, 1994, and defined “entity of legislative branch”.

§ 60–2. Amendment to Senate conflict of interest rule

(a) Except as provided by subsection (b) of this section, any employee of the Senate who is required to file a report pursuant to Senate rules shall refrain from participating personally and substantially as an employee of the Senate in any contact with any agency of the executive or judicial branch of Government with respect to non-legislative matters affecting any non-governmental person in which the employee has a significant financial interest.

(b) Subsection (a) of this section shall not apply if an employee first advises his supervisor of his significant financial interest and obtains from such supervisor a written waiver stating that the participation of the employee is necessary. A copy of each such waiver shall be filed with the Select Committee.

(Pub. L. 101–194, title IX, § 903, Nov. 30, 1989, 103 Stat. 1781.)